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21 Attorneys for Defendants
22 VOPAK TERMINAL LOS ANGELES INC. and
23 VOPAK TERMINAL LONG BEACH INC.

24 MARVIN JANIS MORRIS,

25 Plaintiff,

26 vs.

27 VOPAK TERMINAL LOS
28 ANGELES INC.; VOPAK
TERMINAL LONG BEACH INC,

Defendants.

Case No. 2:22-cv-06505-DSF-PVC

**STIPULATION OF DISMISSAL OF
PLAINTIFF'S REMAINING
CLAIMS**

STIPULATION OF DISMISSAL

1 Pursuant to Federal Rules of Civil Procedure 41(a)(1)(A)(ii), Plaintiff Marvin
2 Janis Morris (“Plaintiff”) and Vopak Terminal Los Angeles Inc. and Vopak
3 Terminal Long Beach Inc. (“Defendants”) hereby stipulate to the dismissal of all
4 remaining claims in this action, with Plaintiff’s individual claims dismissed with
5 prejudice and Plaintiff’s PAGA claim dismissed without prejudice.

6 Accordingly, the Parties respectfully request that the Court dismiss Plaintiff’s
7 individual claims with prejudice and PAGA claim without prejudice.

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9 Dated: November 28, 2023 **AEGIS LAW FIRM, PC**

10
11 /s/Fawn F. Bekam
12 Fawn F. Bekam
13 Attorneys for Plaintiff Marvin Janis Morris

14
15 Dated: November 28, 2023 **BURKE, WILLIAMS & SORENSEN, LLP**

16
17 /s/ John Erin McOske
18 John Erin McOske
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20 Attorneys for Defendants
21 Vopak Terminal Los Angeles Inc. and Vopak
22 Terminal Long Beach Inc.